BILL NO. S-81-06-/

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SPECIAL ORDINANCE NO. S-153-8/

AN ORDINANCE approving an Agreement to purchase real estate from Floyd and Patricia Hood for Water Pollution Control Maintenance.

BE IT ORDAINED BY THE COMMON COUNCIL OF THE CITY OF FORT WAYNE, INDIANA:

SECTION 1. That the Agreement to Purchase Real Estate dated June 2, 1981, between the City of Fort Wayne, by and through its Mayor and the Board of Public Works, and Floyd and Patricia Hood, for:

Lot 204 Lewis Addition to the City of Fort Wayne, Indiana,

for the total cost of \$9,000.00, all as more particularly set forth in said Agreement which is on file in the Office of the Board of Public Works and is by reference incorporated herein, made a part hereof and is hereby in all things ratified, confirmed and approved.

SECTION 2. That this Ordinance shall be in full force and effect from and after its passage and approval by the Mayor.

APPROVED AS TO FORM AND LEGALITY JUNE 19, 1981.

BRUCE O. BOXBERGER, CITY ATTORNEY

Read the firs seconded by by title and referr Plan Commission for due legal notice, a Indiana, on DATE: 600	t the Counc	il Chambe	at	o'clock o'clock ESTERMAN	g, Fort Wayne, day of M.,E.S.T.	
passage. PASSED	(LOST) by	the foll	owing vote:	opceu, pia	ced on its	
	AYES	NAYS	ABSTAINED	ABSENT	TO-WIT:	
TOTAL VOTES	9					
BURNS	X			-		
EISBART	X					
GiaQUINTA						
NUCKOLS	X					
SCHMIDT, D.						
SCHMIDT, V.	X			-		
SCHOMBURG	X		-			
STIER	X					
TALARICO				-		
DATE:	14-81	-	CHARLES W. WI	Media esterman -	telennar CITY CLERK	
Passed and adopted by the Common Council of the City of Fort Wayne,						
Indiana, as (ZONING MAP) (GENERAL) (ANNEXATION) / (SPECIAL)						
(APPROPRIATION) ORDINANCE (RESOLUTION) No. 153-8/.						
on the 14 of day of July , 19 8/.						
CHARLES W. WESTERMAN - CITY CLERK PRESEDING OFFICER						
Presented by me to the Mayor of the City of Fort Wayne, Indiana, on the						
	: <u> </u>	,E.S.T.	Pliffelle CHARLES W. WE	W. W.	CITY CLERK	
Approved and s	igned by me	this	20th		day of July	
19 C, at the hour of) o'clock A M., E.S.T.						
			Cia.)1. The	7	
			WINFIELD C. M	OSES TR		

MAYOR

REPORT OF THE COMM	ITTEE ON FINANCE
WE, YOUR COMMITTEE ON Finance	TO WHOM WAS REFERRED AN
ORDINANCE approving an Agreement t	o purchase real estate from
Floyd and Patricia Hood for Water P	ollution Control Maintenance
_ : : ' .	
	α
HAVE HAD SAID ORDINANCE UNDER CONSIDE	RATION AND BEG LEAVE TO REPORT
BACK TO THE COMMON COUNCIL THAT SAID	ordinance Alo pass.
	16. 11/0
VIVIAN G. SCHMIDT, CHAIRMAN	Geran J. Schmidt
JAMES S. STIER, VICE CHAIRMAN	L &
MARK E. GiaQUINTA	Marke The Sunta
	1018/1
PAUL M. BURNS	and the Burn.
ROY J. SCHOMBURG	Rg L School
* .	7-14-81 CONCURRED IN

DATE___

___CHARLES W. WESTERMAN, CITY CLERE

Form Approved By Allen County Indiana Bar Assoc. Fort Wayne Board of Realtors,

AGREEMENT TO PURCHASE REAL ESTATE 76 - 200-6

200-	6	6/3/81

123.			. 1			1.73
TO:	Percet & President	· v-v-t		OWNERS	DATE: 7	- 1921
The undersigned (hereinaft	er called "Buyer") offers to purc			real estate in Allen Cou	inty, Indiana, whose leg	sl description is
	COLUMN SCHIEFTER	to the City of C				
					,	

Such real estate is hereinaft	er called the "Real Estate", Its str	eet address is	e r Tablar for	**************************************	serie Postingen	
		TERMS AN	D CONDITIONS			
The terms and conditions o	f this Agreement are as follows:					
	s, The purchase price shall be \$	to be paid	In accordance with the terms	s of Paragraph	(insert A, B, C or D) }:
	chase price shall be paid in cash.					
mortgage loan on th and any earnest mor	gage. The entire purchase price shi e Real Estate for not less than \$ ney deposited hereunder shall be er agrees to pay such discount po	refunded to Buyer without de	f Buyer is unable to obtain s	uch financing within that	lays from date hereof a time, this Agreement sh uch financing. If the fina	sell then termina meing is subject
existing mortgage or imately \$	isting Mortgage., Buyer shall pay in the Real Estate held by as ofes ofes and required by the mortgages shall b	, 19 Buyer shall begin	in cash and assume and agree as mortgagee, Seller repre n to pay such unpaid balance	esents that the unpaid pri	ncipal balance of such m	
D. Land Contract. Buy of the purchase pric		n cash, upon the execution of a s than \$ per mon	th, including % interes	payment of that sum and st, computed		t of the remaind ixes and insuranc
	der this Agreement shall be deduct					
the last rate and value s	Buyer shall assume and pay the taxe shall be used in this computation, s Agreement are constructed or in	Seller shall pay any assessment	s or charges upon or applying	to the Real Estate for pu	quent taxes, If the tax ra iblic or municipal impro-	
3, Possession, Possession o	f the Real Estate shall be delivered as of the date of closing, Selier w	ed to Buyer on or before	vices furnished the Real Estat	ts, if any, shall be prorate te until the date possessio	ed as of the date of closi- in is delivered.	ng. Insurance shi
4. Improvements and Fixt	tures. This offer includes all impr ng fixtures, screens, screen doors	overnents and permanent fixtur	res used in connection with t an blinds, drapery hardware,	the Real Estate, including	g but not necessarily lin	elevision antenna
and free of all liens and e	encumbrances at the time of closin		d agreed by Buyer,			
ting such use.	hat his intended use of the Real		15	on the date of closing the		
 Earnest Money. As earn such agent additional earn 	est money, Buyer deposits with t rnest money in the sum of \$	he Seller's agent named below t	the sum of \$	Upon acceptance of ti	his offer by Seller, Buye	r will deposit wi
 Acceptance, If this offe sentatives. If, after acce at law or in equity. 	r is accepted, it shall constitute a ptance, Buyer fails to complete th	n agreement between Buyer an ne purchase as agreed, all earnes	d Seller, binding and inuring it money shall be forefeited to	to the benefit of them an o Seller as liquidated dam	d their respective heirs a lages and Seller shall have	and personal repe e no other reme
If this offer is not a Buyer without delay, 8, Other Terms:	ccepted in writing on or before		, 19	, it shall then expire,	and all earnest money s	nell be returned
	er is anniierant t	eros the especte	lodion to march	wase for demb ?	Names Often Ja	cencil.
 Survey, Seller shall furni as of the date hereof, TI 	sh at Seller's expense a certificate he survey shall include the setting	of survey of the Real Estate sho or locating of corner stakes or p	wing the dimensions thereof pins,	and the location of all im	provements, building lin	ies and easement
disclosing a marketable a reasonable time to m	to closing Seller shall furnish at a title in Seller, Buyer will have eet such requirements, if any, as Allen County Indiana Bar Associa	the abstract examined by his may be necessary to render ma	ettorney and will submit a lo	egal opinion thereon with	hout unreasonable delay	. Seller will hav
11. Closing, This transaction At closing, Buyer shall a Land Contract, convey accompanied by a Closin Contract. In the event if and tear excepted, this a	Assert county into as a stoon as title to make payment of the purchase pri ing or contracting to convey the g Affidavit. Seller shall assume the the Roal Estate and all improvem Agreement, at Buyer's election, shall as personally inspected and exami	the Real Estate meets necessar- ce as provided in Section 1 above Real Estate and all improvements of the Re- risk of loss or damage to the Re- ents thereon cannot be convey- all not be binding upon Buyer,	we, and Seller shall deliver to be nts thereon in the same condi- al Estate and all improvement ed or contracted to be conve- and earnest money deposited	Buyer a properly prepared tion they now are, usual is to thereon until the delive eyed to Buyer in substan I hereunder shall be return	d and executed General I wear and tear excepted, try of the General Warral stially their present conc ned to Buyer without del	Warranty Deed of The deed shall be nty Deed or Lan- dition, usual was ley.
agreements, Headings a	re inserted for convenience only elated pronouns include the plural	and do not constitute a part of , the masculine, and the femini	this Agreement, Whenever no			
ADDRESS: 1 Main	Struct, Fort Uny:	w. Indiana di 10	2 Pr	HONE: 123-733	0	-
			CE BY SELLER			
shall be deducted from the	pts the above offer and agrees with first payment made to Seller. Sell	er elso authorizes its agent to he	also agrees to pay its agent in old all money deposits in escri	ow until the closing of th	is transaction.	, which
This acceptance is subject,	nevertheless, to the conditions, if	any, immediately following:				
DATE:	, 19					
SELLER:		SEI	LER:			
ADDRESS:			PHO	NE:		
		, AGENT O	OF SELLER			
As agent for Seller, the und	lersigned agent acknowledges rece	pt of earnest money deposited	with him in the following am	ounts and on the dates in	idicated:	

TITLE OF ORDINANCE SPECIAL ORDINANCE FOR CITY UTILITIES TO PURCHASE PROPERTY. DEPARTMENT REQUESTING ORDINANCE BOARD OF PUBLIC WORKS SYNOPSIS OF ORDINANCE AGREEMENT TO PURCHASE PROPERTY BETWEEN FLOYD AND PATRICIA HOOD AND CITY OF FORT WAYNE , CITY UTILITIES. LOT 204 LEWIS ADDITION ALSO KNOWN AS 450 EAST WALLACE STREET. THIS PROPERTY IS TO BE UTILIZED BY THE WPC MAINTENANCE EFFECT OF PASSAGE THE WPC MAINTENANCE PLANT WILL HAVE AN ADDITIONAL PROPERTY FOR THEIR USE. THE ABOVE PROPERTY WILL NOT BE PURCHASED EFFECT OF NON-PASSAGE MONEY INVOLVED (DIRECT COSTS, EXPENDITURES, SAVINGS) \$9,000 TO BE PAID FOR BY CITY UTILITIES. ASSIGNED TO COMMITTEE